

Applicant has canceled claims 1-4. Thus, the rejection is moot.

New claims 5-13 are added to more clearly define the invention. They are believed to comply with the requirements of 35 USC §112(2).

Claim Rejections – 35 USC §102(a):

Claims 1-4 were rejected under 35 USC §102(a) as being anticipated by the Applicant Prior Art Figs. 1-2.

Applicant has canceled claims 1-4. Thus, the rejection is moot.

For at least the reasons discussed below, new claims 5-13 are not anticipated by, and are patentable over, Applicant's Prior Art Figs. 1-2.

Claim 5 reads as follows:

5. A modified head magnifying glass comprising:  
a fixer with an upper surface and a bottom surface, **the fixer having more than one clamps on the bottom surface thereof;**  
a magnifying plate having **tenons stretching out from top portion of the magnifying plate** for engaging with the clamps so as to connect the magnifying plate to the fixer;  
**a pivoting seat on the upper surface of the fixer;**  
**an illuminating body connected to the pivoting seat in such a way that the illuminating body is able to rotate around a first axis.**

The head magnifying glass shown in Figs. 1 and 2 does not *have a fixer having more than one clamps on its bottom surface*. The magnifying plate 30 of Figs. 1 and 2 does not *have tenons stretching out from top portion of the magnifying plate for engaging with the clamps*. Further, The head magnifying glass shown in Figs. 1 and 2 does not *have a pivoting seat on the upper surface of the fixer*. Thus, the illuminating body 60 cannot turn around an axis.

It is clear that claim 5 is not anticipated by the Applicant's Prior Art Figs. 1-2. For the same reasons, claim 5 is patentable over Applicant's Prior Art Figs. 1-2.

Claims 6-11 depend from claim 5. Thus, they are also patentable over Applicant's Prior Art Figs. 1-2 for the same reasons as discussed above. In addition, claims 6-11 contain features that further distinguish over Applicant's Prior Art Figs. 1-2.

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Independent claim 12 reads as follows:

12. A modified head magnifying glass comprising:  
a sheet-shaped fixer having a first connecting means on a bottom surface of the sheet-shaped fixer;  
a magnifying plate having a second connecting means on a top portion of the magnifying plate for engaging with the first connecting means so as to pivotally and removably connect the magnifying plate to the sheet-shaped fixer;  
a third connecting means on the upper surface of the sheet-shaped fixer;  
an illuminating body pivotally attached to the upper surface of the sheet-shaped fixer through the third connecting means so that the illuminating body is able to rotate around a first axis substantially parallel with the upper surface of the sheet-shaped fixer.

The head magnifying glass shown in Figs. 1 and 2 does not have *a second connecting means on a top portion of the magnifying plate for engaging with the first connecting means so as to pivotally and removably connect the magnifying plate to the sheet-shaped fixer*. It does not have *an illuminating body pivotally attached to the upper surface of the sheet-shaped fixer through the third connecting means so that the illuminating body is able to rotate around a first axis substantially parallel with the upper surface of the sheet-shaped fixer* either.

It is clear that claim 12 is not anticipated by the Applicant's Prior Art Figs. 1-2. For the same reasons, claim 12 is patentable over Applicant's Prior Art Figs. 1-2.

Claim 13 depend from claim 12. Thus, it is also patentable over Applicant's Prior Art Figs. 1-2 for the same reasons as discussed above.

In addition, claim 13 contain features that further distinguish over Applicant's Prior Art Figs. 1-2. The head magnifying glass shown in Figs. 1 and 2 does not have *an illuminating body structured so as to be able to rotate around a second axis substantially perpendicular to the first axis* as required in claim 13.

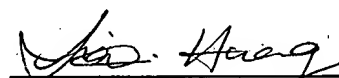
### Conclusion

In view of the foregoing amendments and remarks, it is respectfully submitted that claims 5-13 are patentable over the cited prior art and in condition for allowance, and such allowance is

solicited. If the Examiner believes that a telephone conference would expedite prosecution of the subject application, he is cordially invited to call the undersigned at (949) 660-0761 so as to better understand and resolve any remaining issues.

Respectively submitted

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